

Amendments to the Drawings

The attached sheet of drawings includes changes to Fig. 5, which has been modified to add the legend "Prior Art" as required by the Examiner. No new matter has been added.

Attachment: Replacement Sheet

REMARKS

Claims 1-18 are pending. In an Office Action mailed November 22, 2006, claims 1-18 were rejected as anticipated by U.S. Patent Application Pub. No. 2005/0097149 to Vaitzblit et al. ("Vaitzblit"). Claims 9-13 were also rejected under 35 U.S.C. §101 as directed to non-statutory subject matter and lack of patentable utility. This Amendment amends claims 3 and 9 and adds claims 19-20. Support for the amendment to claim 9 can be found at least at paragraph 29 and throughout the specification. Claim 3 was amended to correct a typographical error. Support for new 19-20 claims can be found at least in Fig. 1, paragraphs 9-12 and 27, and throughout the specification. No new matter has been added.

35 U.S.C. §102 Rejections: Vaitzblit Does Not Disclose Identification of Possibly Inconsistent Entities.

Vaitzblit describes a system for recording and auditing database activity – "who is doing what to which data when?" ¶ 0007. This system records every action performed in or on a database. *See* ¶¶ 0009-0011, 0014-0015. The stored data may be used in later analyses, but the system described in Vaitzblit does not itself perform any analysis. *See, e.g.,* ¶ 0042, 0047-0051.

In contrast, claim 1 recites, *inter alia*, "a correction server...to identify **entities** rendered possibly inconsistent" due to a correction made to a database; each entity was previously "**created from** [a] database entity". This may allow for entities in a computer system rendered incorrect or inconsistent due to a data correction to be identified as such. *See, e.g.,* ¶¶ 9, 12, 13 of the specification. The system described in Vaitzblit has no such ability to identify or correct inconsistent entities in a computer system. Vaitzblit's system merely allows database activity to be logged. Although recorded data may later be used to recover or reconcile data in the event of a fault (¶ 0042), there is no teaching or suggestion that the logging system itself should identify or correct inconsistent entities as recited in the claims. In addition, Vaitzblit tracks operations performed on the database itself, but there is no indication that other entities **created from** database entities are tracked or logged. After a correction is made in a database, Vaitzblit has no way to "identify entities rendered possibly inconsistent due to the correction" as recited in the claims. The cited reference does not anticipate the claims, and withdrawal of the rejection and reconsideration is respectfully requested.

35 U.S.C. §101 Rejection

Although Applicants respectfully submit that claims 9-13 as originally submitted are directed to patentable subject matter, claim 9 has been amended to recite a “computer implemented method” as suggested by the Examiner. Applicants respectfully submit that the §101 rejections are moot in view of this amendment. Withdrawal of the rejection and reconsideration is respectfully requested.

Drawings

Fig. 5 has been amended to include the legend “Prior Art” as required by the Examiner. No new matter has been added.

Conclusion

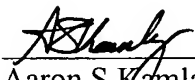
Based on the above remarks, Applicants believe the claims are in condition for allowance. The Commissioner is authorized to charge any fees or credit any overpayment to the deposit account of Kenyon & Kenyon LLP, Deposit Account No. 11-0600.

The Examiner is invited to contact the undersigned to discuss any matter concerning this application.

Attachments

Respectfully submitted,

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